

ARMY MEN MAY GET FACTS BY TRYING SOLDIER

Talk of Court-martial For
Meteyer to Establish Docu-
mentary Evidence

Cpl. H. Meteyer, who was arrested for the "affair" at the mayor's luan and whom the city attorney's office refused to prosecute after arrest, will appear before court martial on a charge of disorderly conduct, according to information heard yesterday.

It is reported that Meteyer has consented to be tried, the trial to be for the purpose of getting all the evidence in the matter on official documents to be forwarded to Washington. At Fort De Russy it was reported that this trial will start as soon as Mayor Lane returns with the congressional party and that a similar investigation will be carried on by the U. S. S. Maryland, one of the members of the crew having made complaint against the treatment accorded the uniform wearers at the luan.

At the island forts the principal topic of conversation is the outcome of the reported court martial. The soldiers are pinning their belief on the exoneration of Meteyer, the forwarding of the evidence in the case to the war department and the possibilities—because of the "incident"—of the island details being allowed to wear civilian clothes off duty.

"Had Mayor Lane felt kindly towards the soldiers," said one of the interested soldiers, "he would have taken the only course reasonable; he would have notified the department headquarters and asked for a provost guard. Such a request, I feel certain, would have resulted in a heavy guard or a general order to the soldiers to stay away from the luan."

A petition asking that Judge Alexander A. Larnach be appointed administrator of the estate of David J. Garden, deceased, has been filed in circuit court by Henry H. Williams, creditor. The estate is valued at about \$400.

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Bowers Merchant Patrol

Police & Hospital Reports

Eight Hawaiians arrested for gambling were released after a hearing at district court this morning. Judge Monsarrat found no evidence to convict.

Victor Kanage, arrested by Captain of Detectives McDuffie, was convicted of theft at district court this morning. He was sent to the city and county jail for six months for stealing a saddle and other articles.

Charles Kalehiki, alleged to have sold intoxicating liquor, arrested by Special License Officer Fennell, was given more time to plead to the charge at district court. The case has been set for tomorrow morning.

Eleven Chinese and Japanese caught at a gambling game in Kakaako Saturday night after a raid made by city detectives, forfeited bail when the case was called at district court this morning. They each contributed from \$10 to \$20 to the city and county coffers.

A settlement of a bill of damages for injury to a horse belonging to Police Officer M. P. Morahan may be arranged by Lieut. S. H. Wheeler, 25th Infantry, who is alleged to have struck the horse while autolog on May 5. Morahan had attempted to effect a private settlement when the matter was brought to the attention of Sheriff Rose. According to Morahan, Lieut. Wheeler had asked not to be arrested, saying that he stood ready to pay for any injuries inflicted on the animal.

WASHING SWITCHES.

Switches should be washed every four or six weeks. Make a strong soap suds, immerse the switch, washing it well and holding the woven part firmly so that it will not mat. Rinse in clear water, use more melted soap and rinse again. Dry on the radiator or by hanging to the curtain of an open window. Brush and comb and touch lightly with brilliantine.

The plantations have only enough sugar bags to last until the middle of next month, and the freights from the Orient are so congested that additional supplies are uncertain. Trial shipments both to San Francisco and to New York will be made this month, and if "made in America" bags of cotton and jute, or hemp, prove satisfactory, the planters will not have to rely solely on Calcutta in the future.

BOAT'S CREW IS HELD TO BLAME FOR 2 DROWNING

Tragedy Off Lahaina Followed
By Coroner's Inquest
and Verdict

The Maui News of last Saturday gives the following account of the accident off Lahaina the previous week, concerning which conflicting reports reached Honolulu:

"Death from drowning due to overturning of a boat manned by a crew of the L. I. S. N. Co., at Lahaina, Maui, through the carelessness and neglect of said crew."

Such was the verdict of the coroner's jury in each of the inquests held at Lahaina on Thursday morning over the bodies of Mrs. Ushi Kuwaye and Chow Soy. The jury consisted of O. J. Whiteshead, David Espinda, Philip Espinda, Robert Bodinar, P. N. Kaiwi and William Keliheleua.

Sheriff Clement Crowell as coroner conducted the inquests.

Thrown into a boiling surf at Lahaina, when a shore boat of the Inter-island steamer Kilaua overturned at 9 o'clock last Saturday night, seven passengers struggled for their lives and two lost in the fight. And while they thus struggled, against heavy odds, the strong and able crew of the boat swam ashore and left to their fate the men, women and children committed to their charge. Only Kiku Iona, the boat-steerer, to whose negligence the accident is ascribed, stayed by to assist, according to the testimony.

The other members of the crew are: Umauma, Moses Smith, Abia Moepona and Lapanu.

It was the second boat to leave the Kilaua, which had just arrived from Honolulu. In it were Mr. and Mrs. John Saffrey and two children and Miss Keao of Olowalu, a Japanese and a Chinese, whose names have not been learned. Kuwaye, husband of the Mrs. Kuwaye who was drowned, and Chow Soy, the aged Chinese victim.

For some reason Iona, the steersman, shaped a course for the shore far to the westward of the landing place. When close in a large wave swung the boat around, and a second breaker, even larger, caught the craft broadside and turned it over. Iona says his steering oar snapped. It drifted away and has not been found. The other members of the crew did not hear the oar break, nor had any idea that such a thing happened. The surf was perhaps a little higher than normal, but not such as to be considered dangerous, had the boat been in the usual course.

That there were only two victims is the marvel of the accident. Mrs. Saffrey, although weak from illness, was able to save her youngest child as well as herself, while her husband rescued the other child from beneath the boat, and placed him upon the keel of the boat. He states also that he grabbed Chow Soy and stood him upon his feet, advising him to remain until help arrived, or to wade ashore. The Chinaman evidently attempted the latter course and is believed to have stumbled into a hole in the coral and been overcome by the raging water.

No one seems to have noted the little Japanese woman who was probably lost sight of beneath the boat. Her husband, who could not swim, clung to the boat until rescued by the first boat, which came to the rescue as quickly as possible.

The drowning of the Japanese woman is particularly pathetic. She had just arrived from Japan last week, a "picture bride," and had been married at the immigration station, Honolulu, on April 23. She was on her way to Paauhau, Hawaii, with her husband, and they were stopping at Maui for a brief visit with the bride's brother, who lives at Paia.

Chow Soy, aged 65 years, a kamaaina of Maui, who for some time has been in Honolulu, was returning to see his wife, who still lives at Kahului.

The Inter-Island Company was represented at the inquest by E. W. Sutton, attorney, and Eugene Murphy appeared also in behalf of relatives of the deceased.

ORANGE INVALUABLE AS HEALTH-STIMULANT

"An apple a day keeps the doctor away," is an old adage, and the same may be said of the orange, as it has an equally fine effect on the entire system. If one is inclined to acidity of the stomach, the juice of an orange is a counter irritant. If the stomach is weak the juice of an orange before breakfast is an excellent tonic for the entire day. If one is dieting to reduce, one or two oranges eaten at noon will nourish, fill the aching void in the stomach and reduce rather than add to the weight.

An orange always quenches the thirst, and in traveling it is much safer to eat an orange than to drink stale water. A hot orange before going to bed on a cold night warms the entire body and soothes the nervous system.

The peel of an orange thrown into a hot tub softens the water to the extent that the whole body benefits by it. For cleansing the face soak a bit of orange peel in a basin of warm water, then go carefully over the face with the peel; afterwards rinse in the water in which the peel was soaked. It is far more cleansing than cold cream and never promotes the growth of hair.

Orange peel if soaked overnight tinges the water with yellow, making it excellent for washing chamois or doeklin gloves, as in uncolored water they soon become too white. By the way, doeklin gloves are a great economy, as they wear wonderfully well and wash better than they clean.

LOCAL AND GENERAL

Honolulu Lodge No. 409, F. and A. M., will hold a stated meeting tonight at 7:30 o'clock.

The employment committee of the Y. M. C. A. met at noon today in the association office.

The territorial grand jury will meet in the judiciary building at 2 o'clock Thursday afternoon.

The Japanese contribution for the aid of the families of the F-4 is almost \$500. More donations are added every day.

The Hawaiian band will give a public concert in Emma square, Emma street, beginning at 7:30 o'clock tonight.

Senator Smoot of Utah will be the luncheon guest of the Commercial Club tomorrow and will make a luncheon talk.

On the ground of non-support, Circuit Judge Whitney today granted a divorce to Josephina Ramos from Juanito Ramos.

A regular meeting for third-degree work will be held tonight by Harmony Lodge No. 3, I. O. O. F., in Odd Fellows' hall, Fort street.

The case of Yong Tai Kee, charged with smuggling and otherwise handling opium, has been continued in federal court until called up.

A special meeting of the Strangers' Friend Society is called for tomorrow morning at 10 o'clock in the rooms of the Associated Charities, Alakea street.

Pleas of not guilty were entered by Walter H. Neff and Lillie Michael in federal court today to a statutory offense. The case has been continued until called up for trial.

Circuit Judge Whitney today granted to Georgiana Broadley a divorce from George Broadley, the grounds being non-support.

Under bond of \$15,000, James Wakefield today was appointed by Circuit Judge Whitney as executor of the estate of the late Alfred T. Wakefield.

Nancy Mahelona today was appointed by Circuit Judge Whitney as administrator of the estate of the late Solomon Mahelona under bond in the sum of \$500. The estate is valued at about \$6945.

The final accounts of Charles E. King as executor of the estate of the late Jeanne B. King were approved today by Circuit Judge Whitney. The executor's bond was cancelled and he was discharged.

The final accounts of James W. Robertson guardian of Irma Wodehouse, a minor, now of age, today were approved by Circuit Judge W. L. Whitney. His bond was cancelled and he was discharged.

Tax bills have been sent by the assessor and collector of the first division of Honolulu to all officers at Fort Shafter owning automobiles. The legislature failed to pass a bill exempting army officers from paying this tax.

There will be no meeting of the harbor commission tomorrow morning. No meeting of this body will be held until after the return of Chairman Charles R. Forbes, who is with the congressional party touring the outside islands.

Charles F. Clemons today was appointed by Circuit Judge Whitney as administrator of the estate of the late Goldie G. Gurney under bond in the sum of \$3000. Prior to her death, Miss Gurney was stenographer to Federal Judges Dole and Clemons.

"Mother's Day" was observed in Honolulu yesterday with special services in several of the churches. No concerted action was taken in celebration of the day. At the morning service at the Christian church Mr. Dowling of Fullerton, Cal., delivered a "Message to Mothers."

The Woman's Society of Central Union Church will hold a May social in the parish house, Beretania street, Thursday night at 8 o'clock. Miss Vera Damon, who recently returned from her studies in Boston, will sing for the first time before a Central Union audience since her return to Honolulu from the mainland.

Kilauea and the lake of everlasting fire has at last been conquered by the moving picture man. Messrs. Haworth and Porter of the Harvard research expedition have managed to lover a moving picture camera into the crater for the coveted pictures of Pele in action. The film when developed will tell whether the venture was any more successful than previous attempts. Mr. Porter nearly lost his life when a cable stretched across the pit broke about a month ago.

DAILY REMINDERS

Round the island in auto, \$4.00. Lewis Stables. Phone 2141.—Adv.

Fashionable gowns to order. Mrs. W. E. Bell, Love Bldg., Fort St.—Adv. Milton & Parsons are showing hats that are hats; leghorn and Milan sailor and shepherdess shapes.—Adv.

"The Goodwin," only exclusive corset shop in Honolulu, Pantheon bldg., rooms 21-22. Call and see the new 1916 models.—Adv.

By the Wilhelmina tomorrow morning Henry May & Co., Ltd., will receive fresh California fruit and vegetables, more of that delicious Puritan creamery butter, and the usual assortment of meats and sausages for the delicatessen counter.—Adv.

ARMY OFFICER TO TEST AUTO TAXATION LAW

Capt. A. F. Cassels Asks In-
junction Against Divisional
Collector C. T. Wilder

(Continued from page one)

station at Schofield Barracks, against Charles T. Wilder, tax assessor and collector of the first taxation division.

The bill for injunction asks that the collector and his deputies and agents be perpetually enjoined and restrained from collecting any taxes or attempting to collect any taxes, on Capt. Cassels' automobile. The matter is before Judge W. L. Whitney's court.

It is stated in the bill that Schofield Barracks is a military reservation, owned and used by the United States, and that at all times it has been under the exclusive jurisdiction of the United States.

The bill continues that on January 1, 1915, the date on which taxes are levied on all property in the territory, Capt. Cassels was, and now is, owner of an automobile, and that at no time during the first day of January, 1915, was the automobile without the confines of Schofield Barracks.

It is stated that Capt. Cassels has made no return of the automobile for taxation for the year 1915 to the tax assessor or any deputy assessor for the first taxation division.

Since January 1 and prior to May 1, says the bill, the deputy tax assessor for the Ewa district assessed Capt. Cassels' automobile for taxes in the sum of \$36.85, purporting to assess the machine for the annual automobile tax for 1915 under the terms of section 1223 of the revised laws of Hawaii.

In conclusion, the bill says that the automobile was at no time on January 1 within the jurisdiction of the territory for taxation purposes or subject to taxation by the territory by reason of the fact that on that day it was within the confines of Schofield Barracks.

"That said assessment of said automobile was, and is, improper, illegal and void."

Capt. Cassels is represented by Attorney C. H. Olson.

Various other army officers owning automobiles recently were sent tax bills by Tax Collector Wilder. Attorney Olson said today that the matter now before the court is purely a test case.

COMMERCIAL NOTES

Sugar production in El Fuerte Valley substantially increased during 1914. The report of a company at Los Mochis shows an acreage of 5654 under cultivation, a yield of 101,772 tons of cane, and a sugar output of 7724 tons of sugar in 1913. The sugar production in the state of Sinaloa and the territory of Tepic for the past year is estimated to have been 20,000 tons.

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